Case 2:06-cv-01032-RLH-RJJ Document 275 Filed 02/07/11 Page 1 of 3

1 Nevada, asserting claims under NRS §§ 608.150 and 624.273. The Second Lawsuit was then 2 removed to this Court and assigned to District Court Judge James C. Mahan. National Roofing 3 Industry Pension Plan, et al. v. Acropolis Investments, LTD, et al., 2:10-cv-01882-JCM-LRL. Defendants filed this motion seeking to consolidate this case with the Second Lawsuit. For the 4 5 reasons discussed below, the Court denies the motion. 6 DISCUSSION 7 I. Legal Standard 8 Rule 42(a) of the Federal Rules of Civil Procedure governs motions to consolidate. It provides: 9 10 If actions before the court involve a common question of law or fact, the court may 11 join for hearing or trial any or all matters at issue in the actions, consolidate the actions, or issue any other order to avoid unnecessary cost or delay. 12 When deciding whether to consolidate cases, the threshold question for the court to answer is 13 14 whether the actions involve common questions of law or fact. See Fed. R. Civ. P. 42(a). If the 15 court determines that common questions are present it must then balance the savings of time and effort that consolidation will produce against any inconvenience, delay, confusion, or prejudice 16 that may result. Huene v. United States, 743 F.2d 703, 704 (9th Cir. 1984). Finally, whether 17 18 actions should be consolidated under Rule 42(a) is a matter committed to the trial court's 19 discretion. Investors Research Co. v. U.S. Dist. Ct. for the Cent. Dist. of Cal., 877 F.2d 777 (9th 20 Cir. 1989). 21 II. **Analysis**

Although these two cases originate from essentially the same set of facts, in the Court's view both the parties and claims are not sufficiently similar to merit consolidation. Furthermore, these cases are at completely different stages of pretrial litigation. This case was commenced almost five years ago and the Second Lawsuit was filed at the end of last year. Consolidation would therefore only cause further delay and waste judicial resources. Finally,

22

23

24

25

26

Case 2:06-cv-01032-RLH-RJJ Document 275 Filed 02/07/11 Page 3 of 3

1	because Willis Roof has filed for bankruptcy, this case is currently subject to an automatic stay.
2	Thus, Plaintiffs should be allowed to pursue their claims in the Second Lawsuit independent of the
3	bankruptcy issues raised in this case. Therefore, the Court denies the motion.
4	CONCLUSION
5	Accordingly, and for good cause appearing,
6	IT IS HEREBY ORDERED that Defendants' Motion to Consolidate (#266) is
7	DENIED.
8	Dated: February 7, 2011
10	ROGER L. HUNT
11	Chief United States District Judge
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	

AO 72 (Rev. 8/82)